VIRGINIA ACTS OF ASSEMBLY -- 1994 SESSION

CHAPTER 27

An Act to amend and reenact § 8.01-342 of the Code of Virginia, relating to restrictions on amount of jury service permitted.

[H 434]

Approved March 4, 1994

Be it enacted by the General Assembly of Virginia:

1. That § 8.01-342 of the Code of Virginia is amended and reenacted as follows:

§ 8.01-342. Restrictions on amount of jury service permitted.

A. The jury commissioners shall not include on the jury list provided for in § 8.01-345 the name of any person who has been called and attended reported to any state court for jury duty at any time during the period of three years next preceding the date of completion of such jury list.

B. Should If such person who has been called and reported for jury duty serve as a juror in the trial of any case, either civil or criminal, at any one term of a court, then he shall not be permitted to serve as a juror in any civil or criminal case, at any other term of that court during the three-year period set forth in subsection A of this section, unless all the persons whose names are in the jury box have been drawn to serve during such three-year period, and provided that; however, such person shall be permitted to serve on any special jury ordered pursuant to § 8.01-362 and on any grand jury.